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– and –

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**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

In re

TRIDENT HOLDING COMPANY, LLC, et al.,

Debtors.¹

Chapter 11

Case No. 19-10384 (SHL)

(Jointly Administered)

Related Docket No. 705

**NOTICE OF HEARING REGARDING DEBTORS' MOTION PURSUANT TO 11 U.S.C.
§§ 105(a) AND 502(c) TO ESTABLISH CLAIMS ESTIMATION PROCEDURES FOR
QUI TAM CLAIMS**

¹ The Debtors in these chapter 11 cases, along with the last four digits of their respective tax identification numbers, are as follows: Trident Holding Company, LLC (6396); American Diagnostics Services, Inc. (2771); Community Mobile Diagnostics, LLC (9341); Community Mobile Ultrasound, LLC (3818); Diagnostic Labs Holdings, LLC (8024); FC Pioneer Holding Company, LLC (6683); JLMD Manager, LLC (8470); Kan-Di-Ki LLC (6100); Main Street Clinical Laboratory, Inc. (0907); MDX-MDL Holdings, LLC (2605); MetroStat Clinical Laboratory – Austin, Inc. (4366); MX Holdings, LLC (8869); MX USA, LLC (4885); New Trident Holdcorp, Inc. (4913); Rely Radiology Holdings, LLC (3284); Schryver Medical Sales and Marketing, LLC (9620); Symphony Diagnostic Services No. 1, LLC (8980); Trident Clinical Services Holdings, Inc. (6262); Trident Clinical Services Holdings, LLC (1255); TridentUSA Foot Care Services LLC (3787); TridentUSA Mobile Clinical Services, LLC (0334); TridentUSA Mobile Infusion Services, LLC (5173); U.S. Lab & Radiology, Inc. (4988). The address of the Debtors' corporate headquarters is 930 Ridgebrook Road, 3rd Floor, Sparks, MD 21152.

PLEASE TAKE NOTICE that a hearing with respect to the *Debtors' Motion Pursuant to 11 U.S.C. §§ 105(a) and 502(c) to Establish Claims Estimation Procedures for Quiet Tam Claims* [Docket No. 705] (the "Motion")² has been scheduled for **August 8, 2019 at 2:30 p.m. (Prevailing Eastern Time)** before the Honorable Sean H. Lane, United States Bankruptcy Judge for the Southern District of New York, in the United States Bankruptcy Court for the Southern District of New York, Courtroom 701, One Bowling Green, New York, NY 10004-1408.

PLEASE TAKE FURTHER NOTICE that objections, if any, to the Motion or the relief requested therein may be made orally at the status conference on the Motion.

Dated: August 2, 2019
New York, New York

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

/s/ James J. Mazza, Jr.

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² Capitalized terms not otherwise defined herein shall have the meanings ascribed to them in the Motion.